FOR	M BC-505α	Approve	ed For Palse	PRAREMENTS OF COMMO	ENOX - FILTS	F748R04770ADC	2500040009-6	2a. Project
	MERLY (3-5 0-64) S. BY A.M. CH			BUREAU OF THE CEN			729000,404000	24. 110/90/
_	осн. о 5					53-67-12		
0	FFICIAL		MATE AND A		E 3.	Date of Estimate	4. Sponsoring Divis	ion
	***	(KEIMBUK2ABLI	E WORK OR SERVICES	5)		6/30/66	Processin	ig .
Requ	ested by				6.0	Conditions of Accept	tance. In response to yo	ur inquire there is
	2 W	ontracting (430 E Stree ashington,	t, N.W. D. C. 20505]		described in item 7 c he Bureau of the Ce ect to the condition are incorporated in the 7. If you wish to proce and green copy and arder made payable	ertain work and the estin insus is willing to undert is stated on the reverse his agreement, except a ned with the work, pleas I return them with your to Census, Departme arrangements are prov	nated cost thereof ake this work sub- of this form which s modified in item e sign the original check or money nt of Commerce,
Desc	ription of work	c, estimate of cost, t	time for completion and	d special conditions	s			•
-		stimate is lears the cos	based on the mode	ification of			May 16, 1966. ight Table.	
	The es	timated cos	t for this wor	rk				
	In the	event a par		cted, it may	y be ne	cessary for	of the Census. the Bureau to	submit
								•
					,	•	*	
						* · ·		
4						·		·
•						Declass Re	eview by NGA.	
<u>-</u>								
<u>-</u>		,						
·· -	·					•		
	The core	And all the second			-			
	described, pro	stated above will bo ovided agreement i stimate (Block 3).	e the final charge for s concluded within 90	the work [O days of	X The fir	nal charge will be de ncurred.	etermined by the actual	
	described, pro	ovided agreement i	s the final charge for s concluded within 90	O days of L	costs i	ncurred.	etermined by the actual y stated in item 5, by	<u>,</u>
	described, pro	ovided agreement i	e the final charge for s concluded within 90	0 days of L	costs i	ncurred.		ν,
ш,	described, pro	ovided agreement i	e the final charge for s concluded within 90	9. A	Costs in Accepted o	ncurred.		\

CONDITIONS OF AGREEMENT

- 1. The authority to perform special work or services on a cost basis is contained in Title 31 U.S.C. 686 (47 Stat. 417), relating to services for Federal agencies, and in Title 13 U.S.C. 8 and Title 15 U.S.C. 189a (49 Stat. 292), relating to services for other organizations and persons. The performance of the work or services involved is authorized only to the extent that they are consistent with the proper performance of the basic public duties and obligations of the Bureau of the Census (hereinafter referred to as the Bureau) and the relative importance of this request to others. The right is reserved, therefore, to reject or terminate all or any part of the agreement and return the unused balance of funds advanced if the exigencies of the public interest should require such action.
- 2. Although every reasonable effort is made to avoid delays, failures and errors in the performance of its work, it is understood that the Bureau is not to be held responsible for delays, failures or errors in the services performed. The cost of recompilations, corrections, or accelerations must be paid for by the requesting party.

. Italian as seed theft

- 3. Under certain conditions, the Bureau is permitted to fix in advance the final charge to be made for the work described. If such conditions prevail, the left box at the bottom of item 7 on the face of this form will be checked. In all other circumstances, the final charge for the work will be based on the actual costs incurred. In such circumstances, if advance payment is made and actual costs are less than the estimate, the difference will be refunded. Occasionally, in such circumstances the actual costs may exceed the estimate and it is understood that the requesting party will be billed for and will pay the total cost incurred, including the excess over the estimate.
- 4. The information is furnished subject to the limitations and qualifications, if any, transmitted with the information and the requesting party will respect such limitations in any public use of the information. The Bureau reserves the right to specify that the material is for use of the purchaser only and may not be published, or to require clearance of any proposed publication of the information. If all of the basic data involved were collected under Government supervision or received by the Government in the regular course of business, the right is reserved to publish the same information and make it generally available without charge or at cost of publication if the Bureau regards the information to be of general public interest. If not generally published, subsequent requests for the same information by other commercial groups or private individuals will be charged for at a cost not less than that paid by the first requesting party, or the total cost of all parties prorated in an equitable manner as determined by the Bu In all cases, the Bureau reserves the right to keep a copy the information in its files, to use such information for its own purpose, and, in case of any-dispute or question involving the use of the information, to make such use of it as will best serve the public interest.
- 5. Ordinarily, the information, files and records are retained for a period of five years from date of origin. It is understood, however, that the Bureau is not obligated in any way to retain such files and records for any specific period and may dispose of them at such times and in such manner as it may determine appropriate, subject to the regulations of the General Services Administration.

ig o daren ent am

FORM BC-505a FORMERLY 13-5 (1-20-64) PRES, BY A.M. CH. D 1 AND CH. D 5

BEST COPY Available

CONDITIONS OF AGREEMENT

أبدال أرار العرالي

- 1. The authority to perform special work or services on a cost basis is contained in Title 31 U.S.C. 686 (47 Stat. 417), relating to services for Federal agencies, and in Title 13 U.S.C. 8 and Title 15 U.S.C. 189a (49 Stat. 292), relating to services for other organizations and persons. The performance of the work or services davolved is authorized only to the extent that they are consistent with the proper performance of the basic public duties and obligations of the Bureau of the Census (hereinafter referred to as the Bureau) and the relative importance of this request to others. The right is reserved, therefore, to reject or terminate all or any part of the agreement and return the unused balance of funds advanced if the exigencies of the public interest should require such action.
- 2. Although every reasonable effort is made to avoid delays, failures and errors in the performance of its work, it is understood that the Bureau is not to be held responsible for delays, failures or errors in the services performed. The cost of recompilations, corrections, or accelerations must be paid for by the requesting party.
- 3. Under certain conditions, the Bureau is permitted to fix in advance the final charge to be made for the work described. If such conditions prevail, the left box at the bottom of item 7 on the face of this form will be checked. In all other circumstances, the final charge for the work will be based on the actual costs incurred. In such circumstances, if advance payment is made and actual costs are less than the estimate, the difference will be refunded. Occasionally, in such circumstances the actual costs may exceed the estimate and it is understood that the requesting party will be billed for and will pay the total cost incurred, including the excess over the estimate.
- 4. The information is furnished subject to the limitations and qualifications, if any, transmitted with the information and the requesting party will respect such limitations in any public use of the information. The Bureau reserves the right to specify that the material is for use of the purchaser only and may not be published, or to require clearance of any proposed publication of the information. If all of the basic data involved were collected under Government supervision or received by the Government in the regular course of business, the right is reserved to publish the same information and make it generally available without charge or at cost of publication if the Bureau regards-the information to be of general public interest. If not generally published, subsequent requests for the same information by other commercial groups or private individuals will be charged for at a cost not less than that paid by the first requesting party, or the total cost of all parties prorated in an equitable manner as determined by the Bu In all cases, the Bureau reserves the right to keep a cop the information in its files, to use such information for its own purpose, and, in case of any dispute or question involving the use of the information, to make such use of it as will best serve the public interest.
- 5. Ordinarily, the information, files and records are retained for a period of five years from date of origin. It is understood, however, that the Bureau is not obligated in any way to retain such files and records for any specific period and may dispose of them at such times and in such manner as it may determine appropriate, subject to the regulations of the General Services Administration.

FORM BC-505a FORMERLY 13-5 (1-20-64) PRES. BY A.M. CH. D 1

FORM BC-5050 Approved For Roleage 2005/06/06 FORMERLY 13-5	* CIA RDP78B04770A002500010009-6 1. File Reference 2. Approp. code 2a. Project
(1-20-64) PRES. BY A.M. CH. D 1 AND CH. D 5	
OFFICIAL COST ESTIMATE AND ACCEPTAR	
(REIMBURSABLE WORK OR SERVICES)	tes and an intermediate with the control of the con
the second secon	E) edition of her exists on the first new projects of material
5. Requested by the second of	6. Conditions of Acceptance. In response to your inquiry, there is
Despois	described in item 7 certain work and the estimated cost thereof. The Bureau of the Census is willing to undertake this work sub-
Contracting Ufficer	ject to the conditions stated on the reverse of this form which
This was a washington, D. C. of 20505 to be	are incorporated in this agreement, except as modified in item 7. If you wish to proceed with the work, please sign the original
A SECOND REPORTED AND THE PROPERTY OF THE SECOND	and green copy and return them with your check or money order made payable to Census, Department of Commerce,
weeks for the second of the se	counless other financial arrangements are provided in item 7.
7. Description of work, estimate of cost, time for completion and special condit	tions
🚂 - Grand Color Color (1985) - Martine Color (1985) - Grand Color (1985) - Grand Color (1985)	
This estimate is based or	letter dated May 16, 1966.
It covers the cost for the modification	
The estimated cost for this work	<u> </u>
All work will be done on a reimburgable	
of the work. If these terms are agrees original and green copy of this Form BC In the event a pay bill is enacted, it a supplemental agreement to cover the experience of the	-505a to the Bureau of the Census. may be necessary for the Bureau to submit stimated increase,
ing the second of the second o	endant of a river on the policy and the results
H. Alan M. T. Jakoba (L. Lektor) (E. L. Herright (L. Lektor)) H. W. Get Willer, M. Martin (L. Lektor) (E. Lektor) (E. L. Herright (L. Lektor)) Factor and a S. L. Lektor (L. Lektor) (E. Lektor) (E. L. Lektor) (E. Lektor) H. Get Willer, M. M. Lektor (L. Lektor) (E. L. Lektor) (E. L. Lektor) H. Get Willer, M. M. Lektor (E. L. Lektor) (E. L. Lektor) (E. L. Lektor) H. Get Willer, M. Lektor (E. L. Lektor) (E. L. Lektor) (E. L. Lektor) (E. L. Lektor) H. Get Willer, M. Lektor (E. L. Lektor) (E. Lektor) (E. L. Lektor) (E. Lektor	Such as a long control of the contro
The amount stated above will be the final charge for the work described, provided agreement is concluded within 90 days of the date of estimate (Block 3),	The final charge will be determined by the actual costs incurred.
8. Approved for the Bureau of the Census by	9. Accepted on behalf of the party stated in item 5, by
T	ा केटल । या जिल्ला स्थाप के प्राप्त के किया है । स्थाप के स्पार्थ के स्थाप के
T N 7/	Name
Title Acting Chief, Processing Division	Title
(3) Return This Constant Opining with Pensither as two	Ты Дарыр 7 в В 1947 Ге до 02 5 Ve e 4 joe 1926 D. С. 20233

CONDITIONS OF AGREEMENT

3, 90%, 20%

- 1. The authority to perform special work or services on a cost basis is contained in Title 31 U.S.C. 686 (47 Stat. 417), relating to services for Federal agencies, and in Title 13 U.S.C. 8 and Title 15 U.S.C. 189a (49 Stat. 292), relating to services for other organizations and persons. The perform--decance of the work or services involved is authorized only to the extent that they are consistent with the proper performance of the basic public duties and obligations of the Bureau of the Census (hereinafter referred to as the Bureau) and the relative importance of this request to others. The right visoreserved, therefore, to reject or terminate all or any part of the agreement and return the unused balance of funds advanced if the exigencies of the public interest should require such action.
- 2. Although every reasonable effort is made to avoid delays, failures and errors in the performance of its work, it is understood that the Bureau is not to be held responsible for delays, failures or errors in the services performed. The cost of recompilations, corrections, or accelerations must be paid for se by the requesting party.
- 3. Under certain conditions, the Bureau is permitted to fix in advance the final charge to be made for the work described. If such conditions prevail, the left box at the bottom of item 7 on the face of this form will be checked. In all other circumstances, the final charge for the work will be based on the actual costs incurred. In such circumstances, if advance payment is made and actual costs are less than the estimate, the difference will be refunded. Occasionally, in such circumstances the actual costs may exceed the estimate and it is understood that the requesting party will be billed for and will pay the total cost incurred, including the excess over the estimate.
- 4. The information is furnished subject to the limitations and qualifications, if any, transmitted with the information and the requesting party will respect such limitations in any public use of the information. The Bureau reserves the right to specify that the material is for use of the purchaser only and may not be published, or to require clearance of any proposed publication of the information. If all of the basic data involved were collected under Government supervision or received by the Government in the regular course of business, the right is reserved to publish the same information and make it generally available without charge or at cost of publication if the Bureau regards the information to be of general public interest. If not generally published, subsequent requests for the same information by other commercial groups or private individuals will be charged for at a cost not less than that paid by the first requesting party, or the total cost of all parties prorated in an equitable manner as determined by the Bu In all cases, the Bureau reserves the right to keep a cop the information in its files, to use such information for its own purpose, and, in case of any dispute or question involving the use of the information, to make such use of it as will best serve the public interest.

TALL COST ESTA

5. Ordinarily, the information, files and records are retained for a period of five years from date of origin. It is understood, however, that the Bureau is not obligated in any way to retain such files and records for any specific period and may dispose of them at such times and in such manner as it may determine appropriate, subject to the regulations of the General Services Administration.

FORM BC-505a FORMERLY 13-5